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July 8, 2024

VIA ECF

Honorable Nina R. Morrison United States District Judge 225 Cadman Plaza East Brooklyn, New York 11201

> Re: United States v. Lu Jianwang <u>Docket No. 23-MJ 265</u>

Dear Judge Morrision: :

We are attorneys of record for Mr. Lu Jianwang in the above criminal matter and submit this letter in support of our client's request to extend his curfew until 11:30 p.m. on July 27, 2024 to attend the wedding of his niece. Mr. Jianwang is in compliance with all conditions of his release which include a curfew and location monitoring.

PTSO Sarnelli and AUSA Antoinette Rangel have offered the consent of their offices

Thank you for your consideration.

Very truly yours,

____/s/__ JOHN F. CARMAN (JC 7149)

cc: Tara Sarnelli, U.S. Pretrial Services Officer

Antoinette Rangel, Assistant United States Attorney

JFC/ams